UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

EVA MAE FAIRLEY PLAINTIFF

V.

CIVIL ACTION NO. 1:07cv837-LTS-RHW

DEFENDANTS

STATE FARM FIRE AND CASUALTY COMPANY, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, AND JOHN DOES 1 THROUGH 10

ORDER

At the time this Court entered an [61] Order for Mediation on June 3, 2008, Plaintiff was acting pro se. The mediation order was designed for this particular circumstance. Since then, counsel has made an appearance on Plaintiff's behalf. Because of this representation, it would be more appropriate for mediation to occur under the Court's standard order. Therefore, the [61] order should be rescinded, and this matter should be placed on the next available mediation round.

Accordingly, IT IS ORDERED:

The [61] Order for Mediation is hereby **RESCINDED**;

This matter shall be rescheduled on the Court's next available mediation calendar pursuant to further order.

SO ORDERED this the 17th day of June, 2008.

s/ L. T. Senter, Jr. L. T. SENTER, JR. SENIOR JUDGE